1	KEVIN V. RYAN (CSBN 118321) United States Attorney		
2	EUMI L. CHOI (WVBN 0722) Chief, Criminal Division		
4	MONICA FERNANDEZ (CSBN 168216) Assistant United States Attorney		
5 6	450 Golden Gate Avenue, Box 36055 San Francisco, California 94102		
7	Telephone: (415) 436-7065 FAX: (415) 436-7234		
8	Attorneys for Plaintiff		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12	UNITED STATES OF AMERICA,	No. CR 05-00349 VRW	
13	Plaintiff,	STIPULATION AND PROTECTIVE ORDER RE: DISCOVERY OF	
14	V.	CHILD PORNOGRAPHY	
15	JOHN KAROW, JR.,		
16	Defendant.		
17			
18			
19	John Karow, Jr. is charged in a three-count indictment with: (1) transportation of child		
20	pornography in violation of 18 U.S.C. § 2252A(a)(1); (2) attempted receipt of child porngraphy		
21	in violation of 18 U.S.C. § 2252A(a)(2); and (3) possession of child pornography in violation of		
22	18 U.S.C. § 2252A(a)(5)(B). The United States will produce to counsel for the defendant in this		
23	case a mirror image of all digital media that was seized from the defendant, including digital		
24	media that contains images of child pornography. Pursuant to the child victim privacy		
25	provisions of 18 U.S.C. § 3509(d) and Federal Rule of Criminal Procedure 16, the parties		
26	stipulate, and the Court orders, that disclosure of these materials shall be subject to the following		
27	restrictions:		

No. CR 05-00349 VRW STIP. & [PROPOSED] PROTECTIVE ORDER RE: DISCOVERY OF CHILD PORNOGRAPHY

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- 1. Except when being actively examined for the purpose of the preparation of the defense of defendant John Karow, Jr., the digital media produced by the United States to defense counsel, Nanci Clarence and Joshua Lerner, shall be maintained in a locked, safe, and secure drawer, cabinet, or safe which is accessible only to defense counsel, their investigator, or their expert. Defense counsel, their investigator, and their expert shall not permit any person access of any kind to the digital media except as set forth below.
- 2. The following individuals may examine the digital media for the sole purpose of preparing the defense of defendant John Karow, Jr. and for no other purpose:
 - a) Counsel for defendant, Nanci Clarence and Joshua Lerner;
 - b) Defendant John Karow, Jr., but only in the presence of his attorney(s);
 - c) One expert retained by the defendant to assist in the defense of this matter; and
 - d) One investigator retained by the defendant to assist in the defense of this matter.

If defense counsel determine that additional experts are needed to review the material, they must obtain a further order of the Court before allowing any other individual to review the material.

- 3. A copy of this order shall be maintained with the digital media at all times.
- 4. All individuals other than defense counsel and Mr. Karow who receive access to the materials pursuant to this Order, prior to receiving access to the materials, shall sign a copy of this Order acknowledging that
 - a) they have reviewed the Order;
 - b) they understand its contents;
 - c) they agree that they will only access the digital media for the purposes of preparing a defense for defendant Karow;
 - d) they will not make any copies of any image files within the digital media without further order of the Court;
 - e) they will not access the digital media from any computer that is connected

to the internet or to any local network; and 1 f) they understand that failure to abide by this Order may result in sanctions 2 3 by this Court and in state or federal criminal charges for possession or dissemination of child pornography. 4 5 Counsel for the defendant shall promptly file with the Court signed acknowledgments of this 6 Order, ex parte and, at counsel's discretion, under seal. 7 5. No other person may be allowed to examine the material without further court order. Examination of the digital media shall be done in a secure environment which will not 8 expose the materials to other individuals not listed above. 9 10 6. No copies of any image files contained in the digital media may be made without further court order. The prohibition on copying includes (1) printing out images onto paper or 11 film and (2) duplicating the images in any digital format. Non-image files such as word 12 processing files, emails, and other text files may be duplicated to the extent necessary to prepare 13 the defense of this matter. 14 7. The computer from which the digital media will be accessed shall not be 15 connected to the Internet or to any other computer network. 16 8. 17 Any pleadings that include or make reference to the above-described materials or their contents shall be filed under seal. 18 9. Within five court days of the judgment and sentencing hearing in this matter, all 19 material provided to defense counsel pursuant to this Order, and all other authorized copies, if 20 21 any, shall be returned to the United States. The United States shall destroy them. If defendant 22 believes that he must maintain the material for any reason related to appeal, defendant must seek 23 // 24 // 25 26 //

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2	authorization from the District Court within five days of the sentencing and judgment in this		
3	matter.		
4	STIPULATED:		
5			
6	D 4 TED 0/0/2005		
7	DATED: 8/8/2005	/s/ Nanci Clarence NANCI CLARENCE, ESQ. Clarence & Dyer, LLP	
8		Clarence & Dyer, LLP	
9	DATED: 8/8/2005		
10		/s/ Joshua Lerner JOSHUA LERNER, ESQ.	
11		/s/ Joshua Lerner JOSHUA LERNER, ESQ. Clarence & Dyer, LLP Attorneys for defendant Karow	
12			
13	DATED: 8/11/2005	/s/ Monica Fernandez	
14		MONICA FERNANDEZ Assistant United States Attorney	
15		0 0 -	
16	IT IS ORDERED.	Demand Temmenman	
17	DATED: August 15, 2005	WAY DEDVICE THE TOTAL OF THE TO	
18		HON. BERNAKO ZIMMERMAN United States Magistrate Judge	
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	No. CR 05-00349 VRW STIP. & [PROPOSED] PROTECTIVE ORDER	4	

RE: DISCOVERY OF CHILD PORNOGRAPHY